1 2 3 4	Peter W. Daniel (SBN 179107) Hannig Law Firm LLP 2991 El Camino Real Redwood City, California 94061-4003 Telephone: (650) 482-3040 Facsimile: (650) 482-2820	
5	Attorneys for Plaintiffs PAUL A. JACQUES and JEAN L. JACQUES	
6		
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	San Francisco Division	
10		
11	PAUL A. JACQUES and JEAN L. JACQUES,	Case No. C 11-05364 NC
12	Plaintiffs,	STIPULATION AND ORDER OF SETTLEMENT AND DISMISSAL RE:
13	vs.	PLAINTIFF JEAN JACQUES
14	HYATT CORPORATION, a Delaware	Trial Date: October 21, 2013
15	corporation, dba MAUI HYATT RESORT, dba HYATT REGENCY MAUI RESORT	Time: $8:00$ a.m. Courtroom: $A - 15^{th}$ Floor
16	& SPA; MEDICAL TECHNOLOGY, INC., a Texas corporation, dba BLEDSOE	
17	BRACE SYSTEMS; and DOES 1 to 125, inclusive,	
18	Defendants.	
19		
20	WHEREAS, the parties are interested in resolving the issues alleged in the complaint in	
21	this action, and have negotiated in good faith for that purpose; and	
22	WHEREAS, none of the parties to the above-captioned action is an infant or incompetent	
23	person; and	
24	WHEREAS, the parties in the above-captioned action wish to discontinue the litigation;	
25 26	IT IS HEREBY STIPULATED AND AGREED by and between the parties and/or their	
26	respective counsel as follows:	
27 28	1. The parties hereby agree that the above-captioned action is dismissed and discontinued	
	(IACS:2321-DWD-U0169001 DOC 2.)	

with prejudice, as to the named defendant(s), pursuant to Rule 41(a) of the Federal Rules of Civil Procedure.

- 2. Any and all of the claims for damages by plaintiff JEAN JACQUES which are the subject of this action or otherwise arise out of any of the incidents alleged in the Complaint are hereby settled, as against the named defendant(s), for the sum of \$56,250 in full satisfaction of all claims for damages, costs, disbursements and legal fees.
- 3. The check for payment of the sum stated in Paragraph #2, above, shall be drawn to the order of the plaintiff and mailed to her attorney's address.
- 4. In consideration of the payment of the sum stated in Paragraph #2, above, the plaintiff hereby releases each of the named defendant(s) in their individual and official capacities, and their heirs, executors, administrators and assigns, from any and all claims, liabilities and causes of action related to or arising out of any and all of the events set forth in the Complaint in the above-captioned action.
- 5. Nothing in this So Ordered Stipulation of Settlement shall be construed as an admission or concession of liability whatsoever by any of the defendants regarding any of the allegations made by the plaintiff in the Complaint.
- 6. Payment of the amount stated in Paragraph #2, above, will be made within thirty (30) days after the approval of this stipulation by the Court and receipt by defendant's counsel of a copy of the fully executed So Ordered Stipulation of Settlement as entered by the Court. In the event that the aforesaid payment is not made within the thirty (30) day period, interest shall accrue on the outstanding principal balance at the rate set forth in 28 U.S.C. § 1961 beginning on the thirty-first (31) day after receipt by defendant's counsel of a copy of the fully executed So Ordered Stipulation of Settlement.
- 7. Each undersigned attorney states specifically on behalf of their respective clients that they have specific authority to settle this matter at the above terms.
- 8. Plaintiff JEAN JACQUES hereby acknowledges and agrees that a settlement agreement and release is forthcoming from defendants and Plaintiff JEAN JACQUES will not unreasonably withhold approval of the document. Plaintiff JEAN JACQUES will agree to STIPULATION FOR DISMISSAL: JEAN JACQUES

 (JACS:2321:PWD:H0168091.DOC.2)

 Case No. C 11-05364NC

 (JACS:2321:PWD:H0168091.DOC.2)

Hannig Law Firm LLP 2991 El Carrino Real Redwood City, CA 94061